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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/738,591	12/15/2000	Jim Otter	60,246-116	1229
26096 7590 04/27/2005		EXAMINER		
CARLSON, GASKEY & OLDS, P.C. 400 WEST MAPLE ROAD SUITE 350 BIRMINGHAM, MI 48009			PARKER, FREDERICK JOHN	
			ART UNIT	PAPER NUMBER
			1762	

DATE MAILED: 04/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/738,591	OTTER, JIM				
		Examiner	Art Unit				
		Frederick J. Parker	1762				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)[🛛	Responsive to communication(s) filed on 17 Ms	arch 2005.					
2a)	This action is FINAL . 2b)⊠ This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
1	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
•	Claim(s) <u>1-3,5,7,22,25-27 and 29-40</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.						
	☐ Claim(s) 27 is/are allowed.						
	Claim(s) <u>27</u> is/are allowed. Claim(s) <u>1-3,5,7,22,25,26 and 29-39</u> is/are rejected.						
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>40</u> is/are objected to.						
8)	Claim(s) are subject to restriction and/or election requirement.						
Application	on Papers	·					
9) The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	nder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment	(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)							
Paper No(s)/Mail Date 6) Other:							

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DETAILED ACTION

Response to Amendment

1. This is a non-final action necessitated by the discovery of prior art which affects the patentability status of claims previously designated allowable.

Claim Objections

- 2. The amendments in response to the Claim Objections of the Previous Office Action are acknowledged and appreciated, and the Examiner withdraws the objections, except as required by amendment.
- 3. Claim 40 is objected to because of the following informalities: Claim 40, line 2, "in" should be "is". Appropriate correction is required.

Claim Rejections - 35 USC § 112

4. The amendments and comments in response to the 35 USC 112 rejections of the Previous Office Action are acknowledged and appreciated, and the Examiner withdraws the rejections.

Claim Rejections - 35 USC § 103

- 5. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 6. Claims 1-3, 22,25-26,33-35,37,39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bentley et al US 4848314 in view of Kaneko et al US 4421789 and further in view of Barclay US 2899288 in combination, or optionally further in view of Gilbert et al US 3813231.

Bentley teaches a heat exchanger part formed by laminating a corrosion-resistant, stable thermoplastic polymer sheet material to a metal surface (carbon steel, aluminum, etc), col. 3, 43-

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col. 4, 43. In service, the resultant part permits flow of condensed water which is removed from the unit in the presence of a corrosive flue gas. The mode of making the polymer sheet material is not limited, thereby including extrusion per claim 38. It is further the Examiner's position that the method of making the sheet is irrelevant since material behavior is the same regardless of forming method, absent a clear showing to the contrary. Use of polar particulates on the sheet material is not cited.

Kaneko et al teaches forming similar heat exchanger parts comprising a metal substrate onto which is applied a thermoplastic, corrosion-resistant polymer coating film, and then applying thereto polar silica particles to increase wettability of the surface and hence process efficiency (col. 1, 30-50; col. 2, 52-63; col. 3, 3-37). Application may be by powders, an aqueous suspension, sol solution, etc. As noted in Example 8, resin-coated panels were squeezed and dried, followed by application of the silica in sol form (a sol being a liquid dispersion of very fine-sized particulates), followed by roller squeezing and heating (necessarily including cooling to provide utility to the article), according to claims 3-4.

Both references are directed to forming heat-exchanger parts having surfaces which are corrosion resistant by virtue of a thermoplastic polymeric surface layer (per claim 2) and demonstrate wettability to allow condensate flow. While Bentley et al does not teach application of polar particles, Kaneko et al explicitly teaches to apply such particles for improved wetting, such that one of ordinary skill would have been motivated to apply polar particles to the thermoplastic sheet material of Bentley et al to provide the advantage of improved wetting and process efficiency. The concept of application of particles to a heated film and embedding with a thermally controlled roller is not cited.

Barclay teaches to apply and spread abrasive particles onto a preheated thermoplastic sheet which may be softened by the heat, and running the coated/preheated sheet through a pair of rollers with a cooling fluid therein so that temperature of the particle coated sheet is regulated to allow embedding of the particles and cooling to return the plastic material to its "original state (solid). See col. 1,63- col. 2, 12. Barclay provides a method of bonding particles to plastic substrates which obviates an adhesive, thereby improving cost-effectiveness, and is simpler and commercially feasible (col. 1, 25-35). Since Barclay is directed to applying and adhering particles to a plastic sheet, as is the combination of references above, although for different products Barclay is analogous art directed towards the same field of endeavor (applying particles to a polymeric sheet substrate). In re Biglio 72 USPQ2d 1209.

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Optionally the Examiner further introduces Gilbert which teaches embedding particles into a polymeric sheet using heat and pressure, in place of the use of adhesives, to reduce the rigid nature of the product (due to the adhesive) and to improve bonding of particles to the sheet (col. 1, 58-61; col. 2, 10-40), thereby supplying further motivation for introducing the method of Gilbert in place of the adhesive bonding method of the prior art.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of Bentley et al by incorporating polar particles onto the corrosion-resistant thermoplastic as taught by Kaneko et al to improve wettability and overall process efficiency, and further incorporate the concept of embedding particles into the sheet using heat and pressure as taught by Barclay and optionally Gilbert to provide an improved method which eliminates the detriments of adhesive and provides a simpler, more cost-effective process.

As to claims 37 & 22, Kaneko et al expressly discloses polar silica particles and olefin type resin films (col. 2, line 61), encompassing conventional polyolefins. Surface tension/ energy of the film comprising the polar silica particulates must necessarily be increased in both the Applicants invention and combination of references of the rejection to increase flow/ wettability of condensed water as taught by Kaneko et al (col. 3, 23-53) per claim 26. As to claim 5, using both adhesive and hot pressing to imbed particles together would have been an obvious method of adhering particles since both ways are know means to bond particles to a thermoplastic sheet substrate.

7. Claims 29-32,36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bentley et al US 4848314 in view of Kaneko et al US 4421789 and further in view of Barclay US 2899288 in combination, or optionally further in view of Gilbert et al US 3813231, and further in view of Rickert Jr US 4181773 or Stewart US 4921646 or Steele et al US 5264250 or Hommeltoft et al US 5245100 (hereafter the "alternate references").

While Bentley et al does not teach application of polar particles, Kaneko et al explicitly teaches to apply such particles for improved wetting, such that one of ordinary skill would have been motivated to apply such polar particles, e.g. silica, to the thermoplastic sheet material of Bentley et al to provide the advantage of improved wetting and process efficiency. While additional polar particulates are not taught, the alternate references teach additional inorganic polar particulates, as follows;

Steele teaches coating heat transfer surfaces to provide wetting, the coating comprising inorganic particulates of <u>silica and/ or calcium silicate (= wollastonite)</u>, col. 3, 6-38.

Rickert Jr teaches coating aluminum surfaces to render them wettable by applying coatings comprising alumina, etc, col. 1, 51 to col. 2, 14.

Stewart teaches on col. 3, 1-4, that <u>talc</u>, glass (= silica), etc have polar properties.

Hommeltoft et al teaches on col. 3, 41-44 the equivalence of <u>zirconia</u>, <u>titania</u> and silica as polar ceramic materials.

Since the alternate references teach other inorganic polar materials including those used to coat surfaces to enhance wetting, it would have been obvious to one of ordinary skill in the art at the time the invention was made to substitute one or more of wollastonite, alumina, or talc in place of silica as taught by Bentley et al, Kaneko et al, Barclay, and optionally Gilbert because the particulates of the "alternate references" would have been expected to improve the wettability of surfaces to which they are applied.

8. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bentley et al US 4848314 in view of Kaneko et al US 4421789 and further in view of Barclay US 2899288 in combination, or optionally further in view of Gilbert et al US 3813231, and further in view of further in view Linford US 6132801.

Linford teaches on col.1, 33-54 and col. 5, 1-8 that the application of a polymeric coating on silica and other inorganic particles allows a more robust coating attachment in micro particle/ polymer composite materials to prevent de-bonding of the particles. Since the combination of references teaches polar particles adhered to a polymeric base, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the process of Prior Art references by coating the applied particles with a polymeric coating as taught by Linford to

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provide the benefits of a stronger attachment of the particles to the base, thereby reducing debonding of the crucial inorganic particles and resulting in a longer useful lifetime of the parts.

9. Claims 27 and 40 distinguish over the prior art for reasons already on the record; claim 40 is objected to for depending from a rejected base claim. Independent claim 27 is allowable.

Response to Arguments

The Examiner has considered Applicants arguments relative to the last Office Action.

However, since the claims have been amended, and new claims added, new prior art rejections are introduced and response to the arguments is moot. The use of zirconia particles is now shown to be obvious by introduction of a new reference.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frederick J. Parker whose telephone number is 571/272-1426. The examiner can normally be reached on Mon-Thur. 6:15am -3:45pm, and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy Meeks can be reached on 571/272-1423. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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